SECOND REGULAR SESSION

HOUSE BILL NO. 1495

96TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVES NANCE (Sponsor), CONWAY (14), CAUTHORN, WRIGHT AND WIELAND (Co-sponsors).

5377L.01I

11

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal section 375.993, RSMo, and to enact in lieu thereof one new section relating to the reporting of insurance fraud.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 375.993, RSMo, is repealed and one new section enacted in lieu

thereof, to be known as section 375.993, to read as follows: 375.993. 1. The department's papers, documents, reports, or evidence relative to the

subject of an investigation under this section shall not be subject to public inspection for so long

- as the department deems reasonably necessary to complete the investigation and any subsequent
- legal action. Further, such papers, documents, reports, or evidence relative to the subject of an 4
- investigation under sections 375.991 to 375.994 shall not be subject to subpoena until opened
- for public inspection by the department, unless the department consents, or until, after notice to
- the department and a hearing, the court determines the department would not be unnecessarily
- 8 hindered by such subpoena. Department investigators shall not be subject to subpoena in civil
- 9 actions by any court of this state to testify concerning any matter of which they have knowledge
- 10 pursuant to a pending insurance fraud investigation by the department.
 - 2. No insurer, employees or agents of any insurer, or any other person acting without
- 12 malice, shall be subject to civil liability of any kind, including for libel [or otherwise] and
- 13 slander, by virtue of the filing of reports or furnishing other information required by sections 375.991 to 375.994 or required by the department of insurance, financial institutions and 14
- 15 professional registration as a result of the authority granted in sections 375.991 to 375.994. In
- addition, except when a person knowingly and intentionally communicates false

HB 1495 2

information, no civil cause of action of any nature shall arise against such person for any information relating to suspected or anticipated fraudulent insurance acts:

- 19 (1) Furnished to or received from law enforcement officials, and their agents and 20 employees;
- 21 (2) Furnished to or received from other persons subject to sections 375.991 to 22 375.994; or
 - (3) Furnished in reports to a federal or state governmental agency or office, the National Association of Insurance Commissioners, the National Insurance Crime Bureau, or any other organization established to detect and prevent fraudulent insurance acts, or to their agents, employees, or designees, or a recognized comprehensive database system recognized by the department.

- Nothing herein is intended to abrogate or modify in any manner any common law or statutory privilege or immunity heretofore enjoyed by any person.
- 3. (1) As used in this subsection, "person" means a natural person, company, corporation, unincorporated association, partnership, professional corporation, or any other entity.
- (2) Any insurer that has been injured in business or property by reason of a violation of section 375.991 may recover from the person or persons violating section 375.991 in any appropriate circuit court the following:
- (a) Return of any profit, benefit, compensation, or payment received by the person or persons violating section 375.991 directly resulting from such violation;
- (b) Reasonable attorney's fees and related legal expenses, including but not limited to internal legal expenses and court costs; and
 - (c) All other economic damages directly resulting from such violation.
- (3) In addition to any other damages or recovery provided by this section, upon a showing by clear and convincing evidence that such violation was committed knowingly with an intent to defraud, the insurer shall be entitled to recover up to three times the amount of damages awarded in paragraph (c) of subdivision (2) of this subsection.
- (4) Any cause of action under this section shall be brought within five years of the commission of the acts constituting such violation, or within two years of the time the insurer discovered or with reasonable diligence could have discovered such acts, whichever is later.

/